IN THE UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF TEXAS HOUSTON DIVISION

UNITED STATES OF AMERICA	§	
	§	
VS.	§	4:17-cr-116 (2)
	§	(Hon. Lee H. Rosenthal)
STEPHEN STOCKMAN	§	

DEFENDANT STOCKMAN'S REQUEST FOR PRETRIAL NOTICE OF RULE 404(b) AND RULE 609 MATERIAL

COMES NOW STEPHEN STOCKMAN, Defendant, through counsel Sean Buckley and Gary Tabakman, and files this Request for Notice of 404(b) and 609 Material.

Stockman respectfully requests that the Government provide reasonable pretrial notice of all material it intends to use pursuant to F.R.E. 404(b) and / or F.R.E. 609.

Respectfully submitted,

/s/ Sean Buckley

Sean Buckley

770 S. Post Oak Ln., Ste. 620

Houston, Texas 77056

TEL: 713-380-1220

FAX: 713-552-0746 buckleyfirm@gmail.com

State Bar No. 24006675

/s/ Gary Tabakman

Gary Tabakman

JP Morgan Chase Building

712 Main Street, Suite 2400

Houston, Texas 77002

TEL: 713-228-8500 FAX: 713-228-0034

gary@bdslawfirm.com

State Bar No. 24076065

CERTIFICATE OF SERVICE

I certify that on October 26, 2017 I provided a	a copy of this Motion to counsel for the United
States, and all parties, via the ECF system.	

/s/ Sean Buckley
Sean Buckley